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(g) It shall be unlawful for any person suffering from any contagious, infectious, or venereal disease to engage in the manufacture or preparation or sale of candies or confections.

SEC. 28. *Penalty.*—It shall be the duty of every police officer and every employee of the health department of the city of Hamilton, Ohio, to enforce the provisions of this ordinance.

SEC. 29. Any person, persons, firm, or corporation violating any of the provisions of this ordinance, upon conviction thereof, shall be fined not less than \$10 or more than \$100 and the cost of prosecution.

HARTFORD, CONN.

Foodstuffs—Care and Sale—Unwholesome Foodstuffs. (Ord. Sept. 1, 1913.)

No person shall sell or offer for sale, or have in his possession with intent to sell, for human food in this city any unwholesome, decayed, or stale fruit, vegetables, or provisions of any kind whatsoever, or any tainted, diseased, decayed, or unwholesome meat, fowl, or fish, or any milk or other liquid used as food or drink by human beings that shall be so contaminated as to be injurious to the public health; or the flesh of any calf which weighed less than 50 pounds when killed and dressed or which was less than four weeks old when killed.

Every person being the owner, lessee, or occupant of any room, stall, vehicle, or place where any article used by man to be eaten or drunk shall be stored or kept, sold, or offered for sale, shall put and keep such place and its appurtenances in a clean and wholesome condition; and no person, either principal or agent, having charge of or interested or engaged in the care or custody of any such article so used by man, except fruits and vegetables that are peeled, pared, or cooked before consumption, shall keep, sell, offer for sale, display, or transport any such article unless the same is protected from dust, dirt, flies, soiled papers, newspapers, and all kinds of contamination.

Upon any meat, birds, fowl, fish, fruit, vegetables, or any articles of food or drink being found by any member or inspector of the board of health in a condition which renders them, in his opinion, unwholesome and unfit for use as human food, then such inspector or member of the board of health may forbid the same being offered or exposed for sale, or being sold for human food, until the owner or party in charge or other proper person has obtained consent of the superintendent of health to their being so offered, used, or sold. And thereupon, if the superintendent of health shall have approved the judgment of the said inspector or member of the board of health, said officer may order said articles destroyed or may permit the owner or any party in charge to speedily remove such articles from any market, street, or public place, but not to sell or dispose, or offer to sell or dispose, thereof for the purpose of human food.

Any person violating the provisions of this ordinance or disposing of any condemned article without permission of the superintendent or an inspector of the board of health shall upon conviction be fined not more than \$50 for each offense.

HAVERHILL, MASS.

Communicable Diseases—Quarantine—Placarding—Disinfection. (Reg. Bd. of H., Sept. 15, 1913.)

SEC. 18. Whenever it comes to the knowledge of the board of health or its agent that any person in the city of Haverhill is afflicted with either diphtheria or scarlet fever, said agent of the board of health shall cause one or more suitable placards or warning signs to be placed at once in a conspicuous position or positions upon, at, or near the front, rear, or side entrance or entrances to the premises in which such person is; said placards or signs shall contain, printed thereon in large letters, the name of the